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7 | Attorneys for Defendant
JASON EDWARD THOMAS CARDIFF

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

11 UNITED STATES OF AMERICA,
12 Plaintiff,
13 vs.
14 JASON EDWARD THOMAS
15 CARDIFF,
Defendant.

Case No. 5:23-CR-00021-JGB

**SUPPLEMENTAL DECLARATION
OF STEPHEN G. LARSON IN
SUPPORT OF MOTION TO
DISMISS INDICTMENT WITH
PREJUDICE; EXHIBIT**

**REDACTED VERSION OF DOCUMENT FILED
CONDITIONALLY UNDER SEAL**

1 **DECLARATION OF STEPHEN G. LARSON**

2 I, Stephen G. Larson, declare as follows:

3 1. I am a partner with Larson LLP, attorney of record for Defendant
4 JASON EDWARD THOMAS CARDIFF. I have personal knowledge of the facts
5 set forth herein. If called as a witness, I could and would competently testify to the
6 matters stated herein. I make this supplemental declaration in support of Defendant
7 Jason Cardiff's Motion to Dismiss Indictment with Prejudice.

8 2. On or around April 18, 2024, after Cardiff had filed his Motion to
9 Dismiss the Indictment, the Government produced additional documents to Cardiff.
10 This production included GOV007_00134407-08, which is an [REDACTED]
11 [REDACTED]. A true and correct copy of this email is
12 attached hereto as **Exhibit A**.

13
14 I declare under penalty of perjury under the laws of the United States of
15 America that the foregoing is true and correct.

16 Executed on this 6th day of May, 2024, at Los Angeles, California.

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19 Stephen G. Larson

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